

IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF PENNSYLVANIA

UNITED STATES OF AMERICA,

Plaintiff,

Criminal No. 12-0253
ELECTRONICALLY FILED

v.

DEON STEAVE,

Defendant.

ORDER OF COURT

AND NOW, this 20th day of September 2018, after careful consideration of Defendant's "Motion to Reconsider" ([doc. no. 517](#)), the Court **DENIES** Defendant's Motion. Although Defendant relies upon the United States Supreme Court's recent decision in [Hughes v. United States, 138 S.Ct. 1765 \(2018\)](#), the Supreme Court's decision in [Hughes](#) is not dispositive. In addition to pleading guilty pursuant to a binding plea agreement pursuant to [Fed.R.Crim.P. 11\(c\)\(1\)\(C\)](#) with a stipulated total term of imprisonment of 240 months, Defendant, a career offender, was given the mandatory minimum sentence (240 months) for the offense for which he was convicted. Accordingly, Defendant is not eligible for a reduction of sentence pursuant to [18 U.S.C. § 3582\(c\)\(2\)](#).

SO ORDERED, this 20th day of September, 2018.

s/ Arthur J. Schwab
Arthur J. Schwab
United States District Judge

cc: All Registered ECF Counsel
and

Deon Lee Steave
#33806-068

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